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L.B.F. 3015.1

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF PENNSYLVANIA PHILADELPHIA DIVISION

In re:	Chantel Deelva	Pelaez	Case No.:	19-12241-elf
			Chapter:	13
		Debtor(s)		
			Chapter 13 Plan	
Date:	☐ Original ☑ First 10/11/2019	Amended		
			THE DEBTOR HAS FILED FOR RELIEF I	INDER

CHAPTER 13 OF THE BANKRUPTCY CODE

YOUR RIGHTS WILL BE AFFECTED

You should have received from the court a separate Notice of the Hearing on Confirmation of Plan, which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. **ANYONE WHO WISHES TO OPPOSE ANY PROVISION OF THIS PLAN MUST FILE A WRITTEN OBJECTION** in accordance with Bankruptcy Rule 3015 and Local Rule 3015-4. **This Plan may be confirmed and become binding, unless a written objection is filed.**

IN ORDER TO RECEIVE A DISTRIBUTION UNDER THE PLAN, YOU MUST FILE A PROOF OF CLAIM BY THE DEADLINE STATED IN THE NOTICE OF MEETING OF CREDITORS.

Part	1: Bankruptcy Rule 3015.1(c) Disclosures
	Plan contains non-standard or additional provisions see Part 9
	Plan limits the amount of secured claim(s) based on value of collateral see Part 4
	Plan avoids a security interest or lien see Part 4 and/or Part 9
Part	2: Plan Payment, Length and Distribution PARTS 2(c) and 2(e) MUST BE COMPLETED IN EVERY CASE
§ 2(Total Base Amount to be paid to the Chapter 13 Trustee ("Trustee") Debtor shall pay the Trustee per month for months; and Debtor shall pay the Trustee per month for months. Other changes in the scheduled plan payment are set forth in § 2(d)
	(a)(2) Amended Plan: Total Base Amount to be paid to the Chapter 13 Trustee ("Trustee")\$18,720.00 The Plan payments by Debtor shall consist of the total amount previously paid (\$1,440.00) added to the new monthly Plan payments in the amount of\$320.00

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§ 2(c) Alternative treatment of secured claims:				
✓ None. If "None" is checked, the rest of § 2(c) need not be completed.				
Sale of real property See § 7(c) below for detailed description				
Loan modification with respect to m See § 4(f) below for detailed description		mbering property:		
§ 2(d) Other information that may be important	t relating to the	e payment and length of Pl	an:	
\$ 2(e) Estimated Distribution: A. Total Priority Claims (Part 3) 1. Unpaid attorney's fees 2. Unpaid attorney's costs 3. Other priority claims (e.g., priority taxes) B. Total distribution to cure defaults (§ 4(b)) C. Total distribution on secured claims (§§ 4(c) and (d)) D. Total distribution on unsecured claims (Part 5) Subtotal E. Estimated Trustee's Commission F. Base Amount Part 3: Priority Claims (Including Administrative Expenses and Debtor's Counsel Fees) § 3(a) Except as provided in § 3(b) below, all allowed priority claims will be paid in full unless the creditor agrees otherwise:				
otherwise:				
	Type of Priority	,	Estimated Amount to be Paid	
Creditor	Type of Priority	,	Estimated Amount to be Paid \$4,583.00	
Creditor 1	Attorney Fees		\$4,583.00	
Creditor 1 Kwartler Manus, LLC	Attorney Fees	overnmental unit and paid	\$4,583.00	
Creditor T Kwartler Manus, LLC A § 3(b) Domestic Support obligations assigned	Attorney Fees or owed to a g o) need not be consed on a domeses than the full	overnmental unit and paid completed. Stic support obligation that had amount of the claim. This p	\$4,583.00 less than full amount. as been assigned to or is	
Creditor Kwartler Manus, LLC § 3(b) Domestic Support obligations assigned of the second of the se	Attorney Fees or owed to a g b) need not be consed on a domest ess than the full street in U.S.C.	overnmental unit and paid completed. Stic support obligation that had amount of the claim. This p	\$4,583.00 less than full amount. as been assigned to or is	
Creditor Kwartler Manus, LLC § 3(b) Domestic Support obligations assigned of the second of the se	Attorney Fees or owed to a g b) need not be consed on a domest ess than the full street in U.S.C.	completed. Stic support obligation that has a mount of the claim. This p § 1322(a)(4).	\$4,583.00 less than full amount. as been assigned to or is	
Creditor Kwartler Manus, LLC § 3(b) Domestic Support obligations assigned of the second of the se	Attorney Fees or owed to a g o) need not be of seed on a domest ess than the full st; see 11 U.S.C. Ar	completed. Stic support obligation that has a mount of the claim. This p § 1322(a)(4).	\$4,583.00 less than full amount. as been assigned to or is	
Creditor Kwartler Manus, LLC § 3(b) Domestic Support obligations assigned of the second of the se	Attorney Fees or owed to a g b) need not be consed on a domest than the full strategy see 11 U.S.C. Ar Plan:	overnmental unit and paid completed. Stic support obligation that had amount of the claim. This p § 1322(a)(4).	\$4,583.00 less than full amount. as been assigned to or is	
Creditor Kwartler Manus, LLC § 3(b) Domestic Support obligations assigned of the second of the se	Attorney Fees or owed to a g b) need not be consed on a domest than the full strategy see 11 U.S.C. Ar Plan:	overnmental unit and paid completed. Stic support obligation that had amount of the claim. This p § 1322(a)(4).	\$4,583.00 less than full amount. as been assigned to or is	
Creditor Kwartler Manus, LLC § 3(b) Domestic Support obligations assigned of the state of the	Attorney Fees or owed to a g o) need not be of seed on a domest ess than the full strategy are seen as the seed on a domest ess than the full strategy are seen as the seed on a domest ess than the full strategy are seen as the seed on a domest ess than the full strategy are seed on a domest ess than the full strategy are seed on a domest ess than the full strategy are seed on a domest ess than the seed on a domest ess than the full strategy are seed on a domest ess than the full strategy are seed on a domest ess than the full strategy are seed on a domest ess than the full strategy are seed on a domest ess than the full strategy are seed on a domest ess than the full strategy are seed on a domest ess than the full strategy are seed on a domest ess than the full strategy are seed on a domest ess than the full strategy are seed on a domest ess than the full strategy are seed on a domest ess than the full strategy are seed on a domest ess than the full strategy are seed on a domest ess than the seed on a domest ess than the seed on a domest ess than the seed of the seed o	overnmental unit and paid completed. Stic support obligation that had amount of the claim. This p § 1322(a)(4). mount of claim to be paid completed.	\$4,583.00 less than full amount. as been assigned to or is	
Creditor Kwartler Manus, LLC § 3(b) Domestic Support obligations assigned of the second of the se	Attorney Fees or owed to a g b) need not be consed on a domestes than the full by see 11 U.S.C. Ar Plan: a) need not be consequent.	overnmental unit and paid completed. Stic support obligation that had amount of the claim. This position is 1322(a)(4). Secured Property	\$4,583.00 less than full amount. as been assigned to or is	
Creditor Kwartler Manus, LLC § 3(b) Domestic Support obligations assigned of the state of the	Attorney Fees or owed to a g b) need not be consected on a domest ess than the full strategy and a green and the consection of the consect	overnmental unit and paid completed. Stic support obligation that had amount of the claim. This position is 1322(a)(4). Secured Property	\$4,583.00 less than full amount. as been assigned to or is lan provision requires that	

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Debtor(s): Chantel Deelva Pelaez Case No: 19-12241-elf

If checked, debtor will pay the creditor(s) listed below directly in accordance with the contract terms or otherwise by agreement (Loan Modification).	
US Bank Trust NA (c/o Specialized Loan Servicing) (Claim#13)	7816 Cedarbrook Ave, Philadelphia, PA 19150

§ 4(b) Curing default and maintaining payments

None. If "None" is checked, the rest of § 4(b) need not be completed.

The Trustee shall distribute an amount sufficient to pay allowed claims for prepetition arrearages; and, Debtor shall pay directly to creditor monthly obligations falling due after the bankruptcy filing in accordance with the parties' contract.

Creditor	Secured Property and	Current Monthly Payment to be paid directly to creditor by Debtor	Estimated Arrearage	if applicable	Amount to be Paid to Creditor by the Trustee
Citizens Bank, N.A.	7816 Cedarbrook Ave, Philadelphia, PA 19150	\$86.60	\$8,935.80	0.00%	\$8,935.80

- § 4(c) Allowed secured claims to be paid in full: based on proof of claim or pre-confirmation determination of the amount, extent or validity of the claim
- None. If "None" is checked, the rest of § 4(c) need not be completed.
- (1) Allowed secured claims listed below shall be paid in full and their liens retained until completion of payments under the plan.
- (2) If necessary, a motion, objection and/or adversary proceeding, as appropriate, will be filed to determine the amount, extent or validity of the allowed secured claim and the court will make its determination prior to the confirmation hearing.
- (3) Any amounts determined to be allowed unsecured claims will be treated either: (A) as a general unsecured claim under Part 5 of the Plan or (B) as a priority claim under Part 3, as determined by the court.
- (4) In addition to payment of the allowed secured claim, "present value" interest pursuant to 11 U.S.C. § 1325(a)(5)(B)(ii) will be paid at the rate and in the amount listed below. If the claimant included a different interest rate or amount for "present value" interest in its proof of claim or otherwise disputes the amount provided for "present value" interest, the claimant must file an objection to confirmation.
- (5) Upon completion of the Plan, payments made under this section satisfy the allowed secured claim and release the corresponding lien.

Name of Creditor	Description of Secured Property and Address, if real property	Allowed Secured Claim	Present Value Interest Rate	Dollar Amount of Present Value Interest	Total Amount to be paid
Philadelphia Gas Works	7816 Cedarbrook Ave, Philadelphia, PA 19150	\$1,907.44	0.00%	\$0.00	\$1,907.44

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Debtor(s): Chantel Deelva Pelaez Case No: 19-12241-elf

§ 4(d) Allowed secured claims to be paid in full that are exclu	uded from 11 U.S.C. § 5	606		
None. If "None" is checked, the rest of § 4(d) need not be a	completed.			
The claims below were either (1) incurred within 910 days before a security interest in a motor vehicle acquired for the personal use of date and secured by a purchase money security interest in any of	of the debtor(s), or (2) inc			
(1) The allowed secured claims listed below shall be paid in full at under the plan.	nd their liens retained ur	itil completion of p	ayments	
(2) In addition to payment of the allowed secured claim, "present will be paid at the rate and in the amount listed below. If the claim "present value" interest in its proof of claim, the court will determine confirmation hearing.	ant included a different i	nterest rate or am	ount for	
Name of Creditor / Collateral	Amount of Claim	Present Value Interest	Estimated total payments	
§ 4(e) Surrender				
None. If "None" is checked, the rest of § 4(e) need not be a	completed.			
 (1) Debtor elects to surrender the secured property listed below that secures the creditor's claim. (2) The automatic stay under 11 U.S.C. § 362(a) and 1301(a) with respect to the secured property terminates upon confirmation of the Plan. (3) The Trustee shall make no payments to the creditors listed below on their secured claims. 				
Creditor Secured Property				
§ 4(f) Loan Modification				
None. If "None" is checked, the rest of § 4(f) need not be completed.				
(1) Debtor shall pursue a loan modification directly with or its successor in interest or its current servicer ("Mortgage Lender"), in an effort to bring the loan current and resolve the secured arrearage claim.				
(2) During the modification application process, Debtor shall make adequate protection payments directly to Mortgage Lender in the amount of per month, which represents (describe basis of adequate protection payment). Debtor shall remit the adequate protection payments directly to the Mortgage Lender.				
(3) If the modification is not approved by (date), Debtor shall either (A) file an amended Plan to otherwise provide for the allowed claim of the Mortgage Lender; or (B) Mortgage Lender may seek relief from the automatic stay with regard to the collateral and Debtor will not oppose it.				
regard to the collateral and Debtor will not oppose it.	gage Lender may seek r			
regard to the collateral and Debtor will not oppose it. Part 5: General Unsecured Claims	gage Lender may seek r			

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Debtor(s): Chantel Deelva Pelaez Case No: 19-12241-elf

§ 5(b) Timely filed unsecured non-priority claims					
(1)	Liquidation Test (check one box)				
	☐ All Debtor(s) property is claimed as exempt. ☐ Debtor(s) has non-exempt property valued at provides for distribution of \$6,191.96 for purposes of § 1325(a)(4) and plan to allowed priority and unsecured general creditors.				
(2)	Funding: § 5(b) claims to be paid a	s follows (check one box):			
	Pro rata				
	☐ 100% ☐ Other (Describe)				
Part	6: Executory Contracts and Un	expired Leases			
M	· · · · · · · · · · · · · · · · · · ·	st of § 6 need not be completed.			
_					
Cre	ditor	Nature of Contract or Lease	Treatment by Debtor Pursuant to § 365(b)		
Part	7: Other Provisions				
§ 7(a) General principles applicable to	the Plan			
(1)	Vesting of Property of the Estate (ch	eck one box)			
	✓ Upon confirmation☐ Upon discharge				
	Subject to Bankruptcy Rule 3012, the punts listed in Parts 3, 4 or 5 of the Pla		proof of claim controls over any contrary		
			ion payments under § 1326(a)(1)(B), (C) to creditors shall be made by the Trustee.		
the spe	(4) If Debtor is successful in obtaining a recovery in a personal injury or other litigation in which Debtor is the plaintiff, before the completion of plan payments, any such recovery in excess of any applicable exemption will be paid to the Trustee as a special Plan payment to the extent necessary to pay priority and general unsecured creditors, or as agreed by the Debtor and the Trustee and approved by the court.				
§ 7(b) Affirmative duties on holders of	claims secured by a security interes	t in debtor's principal residence		
(1)	Apply the payments received from the	e Trustee on the pre-petition arrearage,	if any, only to such arrearage.		
	(2) Apply the post-petition monthly mortgage payments made by the Debtor to the post-petition mortgage obligations as provided for by the terms of the underlying mortgage note.				
the	(3) Treat the pre-petition arrearage as contractually current upon confirmation for the Plan for the sole purpose of precluding the imposition of late payment charges or other default-related fees and services based on the pre-petition default or default(s). Late charges may be assessed on post-petition payments as provided by the terms of the mortgage and note.				
and			ular statements to the Debtor pre-petition, Plan, the holder of the claims shall resume		
prio			the Debtor with coupon books for payments ion coupon book(s) to the Debtor after this		
(6)	(6) Debtor waives any violation of stay claim arising from the sending of statements and coupon books as set forth				

above.

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Debtor(s): Chantel Deelva Pelaez Case No: 19-12241-elf

§ 7(c) Sale of Real Proper	Propert	Real F	Sale of	§ 7(c)	-
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$\overline{\mathbf{V}}$	None.	If "None" is ch	ecked, the rest of § 7(c)	need not be completed.	
(1)	Closing	for the sale of			
(the	"Real P	roperty") shall b	e completed within	months of the commencement of this bankruptcy case (the "Sale	
Dea	Deadline"). Unless otherwise agreed by the parties or provided by the Court, each allowed claim secured by the Real				
Pro	perty will	be paid in full u	nder § 4(b)(1) of the Pla	n at the closing ("Closing Date").	

- (2) The Real Property will be marketed for sale in the following manner and on the following terms:
- (3) Confirmation of this Plan shall constitute an order authorizing the Debtor to pay at settlement all customary closing expenses and all liens and encumbrances, including all § 4(b) claims, as may be necessary to convey good and marketable title to the purchaser. However, nothing in this Plan shall preclude the Debtor from seeking court approval of the sale of the property free and clear of liens and encumbrances pursuant to 11 U.S.C. § 363(f), either prior to or after confirmation of the Plan, if, in the Debtor's judgment, such approval is necessary or in order to convey insurable title or is otherwise reasonably necessary under the circumstances to implement this Plan.
- (4) Debtor shall provide the Trustee with a copy of the closing settlement sheet within 24 hours of the Closing Date.
- (5) In the event that a sale of the Real Property has not been consummated by the expiration of the Sale Deadline:

Part 8: Order of Distribution

The order of distribution of Plan payments will be as follows:

Level 1: Trustee Commissions*

Level 2: Domestic Support Obligations

Level 3: Adequate Protection Payments

Level 4: Debtor's attorney's fees **Level 5:** Priority claims, pro rata

Level 6: Secured claims, pro rata

Level 7: Specially classified unsecured claims

Level 8: General unsecured claims

Level 9: Untimely filed general unsecured non-priority claims to which the debtor has not objected

Part 9: Non Standard or Additional Plan Provisions

Under Bankruptcy Rule 3015.1(e), Plan provisions set forth below in Part 9 are effective only if the applicable box in Part 1 of this Plan is checked. Nonstandard or additional plan provisions placed elsewhere in the Plan are void.

None. If "None" is checked, the rest of Part 9 need not be completed.

^{*}Percentage fees payable to the standing trustee will be paid at the rate fixed by the United States Trustee not to exceed ten (10) percent.

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Debtor(s): Chantel Deelva Pelaez Case No: 19-12241-elf

Part 10: Signatures				
By signing below, attorney for Debtor(s) or unrepresented Debtor(s) certifies that this Plan contains no nonstandard or additional provisions other than those in Part 9 of the Plan.				
Date: 10/11/2019	/s/ Brandon Perloff			
	Brandon Perloff, Attorney for Debtor(s)			